CRIMINAL COURT OF THE CITY OF NEW YORK PART APAR, COUNTY OF QUEENS

THE PEOPLE OF THE STATE OF NEW YORK	STATE OF NEW YORK
COUNTY OF QUEENS	
V.	
ROBIN A RHODES (57Y)	
13783779J	
DEFENDANT	

POLICE OFFICER J SOLOMON OF PORT AUTHORITY, TAX REG#: 478480, BEING DULY SWORN, DEPOSES AND SAYS THAT ON OR ABOUT JANUARY 25 2017 BETWEEN 7:10PM AND 9:45PM, INSIDE OF TERMINAL 2 JFK AIRPORT (DELTA SKY LOUNGE), COUNTY OF QUEENS, STATE OF NEW YORK, THE DEFENDANT COMMITTED THE OFFENSES OF:

- PL 120.00-1H [EF] ASSAULT IN THE THIRD DEGREE, AS A HATE CRIME (DNA SAMPLE REQUIRED UPON CONVICTION)
- PL 135.05H [EF] UNLAWFUL IMPRISONMENT IN THE SECOND DEGREE, AS A HATE CRIME (DNA SAMPLE REOUIRED UPON CONVICTION)
- PL 120.00-1 [AM] ASSAULT IN THE THIRD DEGREE (DNA SAMPLE REQUIRED UPON CONVICTION)
- PL 120.15H [AM] MENACING IN THE THIRD DEGREE, AS A HATE CRIME (DNA SAMPLE REQUIRED UPON CONVICTION)
- PL 135.05 [AM] UNLAWFUL IMPRISONMENT IN THE SECOND DEGREE (DNA SAMPLE REQUIRED UPON CONVICTION)
- PL 240.25 H [AM] HARASSMENT IN THE FIRST DEGREE, AS A HATE CRIME (DNA SAMPLE REQUIRED UPON CONVICTION)
- PL 240.30-3 (EFF. 7-23-14) [AM] AGGRAVATED HARASSMENT IN THE SECOND DEGREE (DNA SAMPLE REQUIRED UPON CONVICTION)
- PL 120.15 [BM] MENACING (DNA SAMPLE REQUIRED UPON CONVICTION)
- PL 240.25(BM) [BM] HARASSMENT FIRST DEGREE (DNA SAMPLE REQUIRED UPON CONVICTION)

PL 120.00-1H [EF] ASSAULT IN THE THIRD DEGREE, AS A HATE CRIME - (DNA SAMPLE REQUIRED UPON CONVICTION)

--- WITH INTENT TO CAUSE PHYSICAL INJURY TO ANOTHER PERSON, CAUSED SUCH INJURY TO SUCH PERSON OR A THIRD PERSON AND (A) INTENTIONALLY SELECTED THE PERSON AGAINST WHOM THE OFFENSE IS COMMITTED OR INTENDED TO BE COMMITTED IN WHOLE OR IN SUBSTANTIAL PART BECAUSE OF A BELIEF OR PERCEPTION REGARDING THE RACE, COLOR, NATIONAL ORIGIN, ANCESTRY, GENDER, RELIGION, RELIGIOUS PRACTICE, AGE, DISABILITY OR SEXUAL ORIENTATION OF A PERSON, REGARDLESS OF WHETHER THE BELIEF OR PERCEPTION IS CORRECT OR (B) INTENTIONALLY COMMITTED THE ACT OR ACTS CONSTITUTING THE OFFENSE IN WHOLE OR IN SUBSTANTIAL PART BECAUSE OF A BELIEF OR PERCEPTION REGARDING THE RACE, COLOR, NATIONAL ORIGIN, ANCESTRY, GENDER, RELIGION,

RELIGIOUS PRACTICE, AGE, DISABILITY OR SEXUAL ORIENTATION OF A PERSON, REGARDLESS OF WHETHER THE BELIEF OR PERCEPTION IS CORRECT:

PL 135.05H [EF] UNLAWFUL IMPRISONMENT IN THE SECOND DEGREE, AS A HATE CRIME - (DNA SAMPLE REQUIRED UPON CONVICTION)

--- RESTRAIN ANOTHER PERSON AND (A) INTENTIONALLY SELECTED THE PERSON AGAINST WHOM THE OFFENSE WAS COMMITTED OR INTENDED TO BE COMMITTED IN WHOLE OR IN SUBSTANTIAL PART BECAUSE OF A BELIEF OR PERCEPTION REGARDING THE RACE, COLOR, NATIONAL ORIGIN, ANCESTRY, GENDER, RELIGION, RELIGIOUS PRACTICE, AGE, DISABILITY OR SEXUAL ORIENTATION OF A PERSON, REGARDLESS OF WHETHER THE BELIEF OR PERCEPTION IS CORRECT OR (B) INTENTIONALLY COMMITTED THE ACT OR ACTS CONSTITUTING THE OFFENSE IN WHOLE OR IN SUBSTANTIAL PART BECAUSE OF A BELIEF OR PERCEPTION REGARDING THE RACE, COLOR, NATONAL ORIGIN, ANCESTRY, GENDER, RELIGION, RELIGIOUS PRACTICE, AGE, DISABILITY OR SEXUAL ORIENTATION OF A PERSON, REGARDLESS OF WHETHER THE BELIEF OR PERCEPTION IS CORRECT;

PL 120.00-1 [AM] ASSAULT IN THE THIRD DEGREE - (DNA SAMPLE REQUIRED UPON CONVICTION)

--- WITH INTENT TO CAUSE PHYSICAL INJURY TO ANOTHER PERSON, CAUSED SUCH INJURY TO SUCH PERSON OR TO A THIRD PERSON;

PL 120.15H [AM] MENACING IN THE THIRD DEGREE, AS A HATE CRIME - (DNA SAMPLE REQUIRED UPON CONVICTION)

--- BY PHYSICAL MENACE, THE DEFENDANT DID INTENTIONALLY PLACE OR ATTEMPT TO PLACE ANOTHER PERSON IN FEAR OF DEATH, IMMINENT SERIOUS PHYSICAL INJURY OR PHYSICAL INJURY AND (A) INTENTIONALLY SELECTED THE PERSON AGAINST WHOM THE OFFENSE IS COMMITTED OR INTENDED TO BE COMMITTED IN WHOLE OR IN SUBSTANTIAL PART BECAUSE OF A BELIEF OR PERCEPTION REGARDING THE RACE, COLOR, NATIONAL ORIGIN, ANCESTRY, GENDER, RELIGION, RELIGIOUS PRACTICE, AGE, DISABILITY OR SEXUAL ORIENTATION OF A PERSON, REGARDLESS OF WHETHER THE BELIEF OR PERCEPTION IS CORRECT OR (B) INTENTIONALLY COMMITTED THE ACT OR ACTS CONSTITUTING THE OFFENSE IN WHOLE OR IN SUBSTANTIAL PART BECAUSE OF A BELIEF OR PERCEPTION REGARDING THE RACE, COLOR, NATIONAL ORIGIN, ANCESTRY, GENDER, RELIGION, RELIGIOUS PRACTICE, AGE, DISABILTIY OR SEXUAL ORIENTATION OF A PERSON, REGARDLESS OF WHETHER THE BELIEF OR PERCEPTION IS CORRECT;

PL 135.05 [AM] UNLAWFUL IMPRISONMENT IN THE SECOND DEGREE - (DNA SAMPLE REQUIRED UPON CONVICTION)

--- RESTRAIN ANOTHER PERSON;

PL 240.25 H [AM] HARASSMENT IN THE FIRST DEGREE, AS A HATE CRIME - (DNA SAMPLE REQUIRED UPON CONVICTION)

--- INTENTIONALLY AND REPEATEDLY HARASS ANOTHER PERSON BY FOLLOWING SUCH PERSON IN OR ABOUT A PUBLIC PLACE OR PLACES OR DID ENGAGE IN A COURSE OF CONDUCT OR BY REPEATEDLY COMMITTING ACTS WHICH PLACED SUCH PERSON IN REASONABLE FEAR OF PHYSICAL INJURY (HOWEVER THIS SECTION SHALL NOT APPLY TO ACTIVITIES REGULATED BY THE NATIONAL LABOR RELATIONS ACTS, AS AMENDED, THE RAILWAY LABOR ACT, AS AMENDED, OR THE FEDERAL EMPLOYMENT LABOR MANAGEMENT ACT, AS AMENDED) AND THE DEFENDANT (A) INTENTIONALLY SELECTED THE

PERSON AGAINST WHOM THE OFFENSE WAS COMMITTED OR INTENDED TO BE COMMITTED IN WHOLE OR IN SUBSTANTIAL PART BECAUSE OF A BELIEF OR PERCEPTION REGARDING THE RACE, COLOR, NATIONAL ORIGIN, ANCESTRY, GENDER, RELIGION, RELIGIOUS PRACTICE, AGE, DISABILITY OR SEXUAL ORIENTAION OF A PERSON, REGARDLESS OF WHETHER THE BELIEF OR PERCETPION IS CORRECT OR (B) INTENTIONALLY COMMITTED THE ACTS OR ACTS CONSTITUTING THE OFFENSE IN WHOLE OR IN SUBSTANTIAL PART BECAUSE OF A BELIEF OR PERCEPTION REGARDING THE RACE, COLOR, NATIONAL ORIGIN, ANCESTRY, GENDER, RELIGION, RELIGIOUS PRACTICE, AGE, DISABILITY OR SEXUAL ORIENTATION OF A PERSON, REAGARDLESS OF WHETHER THE BELIEF OR PERCEPTION IS CORRECT;

- PL 240.30-3 (EFF. 7-23-14) [AM] AGGRAVATED HARASSMENT IN THE SECOND DEGREE (DNA SAMPLE REQUIRED UPON CONVICTION)
 - --- WITH THE INTENT TO HARASS, ANNOY, THREATEN OR ALARM ANOTHER PERSON, DID STRIKE, SHOVE, KICK, OR OTHERWISE SUBJECT ANOTHER PERSON TO PHYSICAL CONTACT, OR ATTEMPT OR THREATEN TO DO THE SAME BECAUSE OF A BELIEF OR PERCEPTION REGARDING SUCH PERSON'S RACE, COLOR, NATIONAL ORIGIN, ANCESTRY, GENDER, RELIGION, RELIGIOUS PRACTICE, AGE, DISABILITY OR SEXUAL ORIENTATION, REGARDLESS OF WHETHER THE BELIEF OF PERCEPTION IS CORRECT;
- PL 120.15 [BM] MENACING (DNA SAMPLE REQUIRED UPON CONVICTION)
 --- BY PHYSICAL MENACE, INTENTIONALLY PLACED OR ATTEMPTED TO
 PLACE ANOTHER PERSON IN FEAR OF DEATH, IMMINENT SERIOUS PHYSICAL
 INJURY OR PHYSICAL INJURY.;
- PL 240.25(BM) [BM] HARASSMENT FIRST DEGREE (DNA SAMPLE REQUIRED UPON CONVICTION)
 - --- INTENTIONALLY AND REPEATEDLY HARASSED ANOTHER PERSON BY FOLLOWING SUCH PERSON IN OR ABOUT A PUBLIC PLACE OR PLACES OR BY ENGAGING IN A COURSE OF CONDUCT OR REPEATEDLY COMMITTING ACTS WHICH PLACES SUCH PERSON IN REASONABLE FEAR OF PHYSICAL INJURY...

THE ABOVE OFFENSES WERE COMMITTED AS FOLLOWS:

DEPONENT STATES THAT HE IS INFORMED BY THE COMPLAINANT, RABEEYA KHAN, THAT AT THE ABOVE MENTIONED DATE, TIME, AND PLACE OF OCCURRENCE SHE WAS SITTING IN HER OFFICE AND THAT THE DEFENDANT, ROBIN RHODES, CAME UP TO THE DOOR OF SAID OFFICE AND STATED ARE YOU FUCKING SLEEPING, ARE YOU PRAYING, WHAT ARE YOU DOING?

DEPONENT STATES THAT THE COMPLAINANT LATER TOLD HIM THAT THE DEFENDANT MUST HAVE SEEN THAT SHE WAS WEARING HER HEAD SCARF (HIJAB) AND POINTED TO A SCARF THAT WAS IN THE OFFICE.

DEPONENT IS FURTHER INFORMED BY THE COMPLAINANT THAT THE DEFENDANT THEN PUNCHED SAID DOOR AND THAT SAID DOOR HIT THE BACK OF HER CHAIR.

DEPONENT IS FURTHER INFORMED BY THE COMPLAINANT THAT THE COMPLAINANT SAID TO THE DEFENDANT WHAT DID I DO TO YOU AND THE DEFENDANT RESPONDED YOU DID NOTHING BUT I AM GOING TO KICK YOUR FUCKING ASS.

DEPONENT IS FURTHER INFORMED BY THE COMPLAINANT THAT THE DEFENDANT KICKED THE COMPLAINANT IN THE RIGHT LEG.

DEPONENT IS FURTHER INFORMED BY THE COMPLAINANT THAT SHE MOVED INTO THE CORNER OF SAID OFFICE AND THE DEFENDANT KICKED THE DOOR, STEPPED INTO THE OFFICE, AND BLOCKED HER FROM LEAVING SAID OFFICE.

DEPONENT IS FURTHER INFORMED BY THE COMPLAINANT THAT AN EYEWITNESS CAME OVER TO SAID OFFICE, TRIED TO CALM THE DEFENDANT DOWN, AND THAT THE DEFENDANT MOVED AWAY FROM THE DOOR SO THE COMPLAINANT RAN OUT OF SAID OFFICE.

DEPONENT IS FURTHER INFORMED BY THE COMPLAINANT THAT SHE WENT OVER TO THE FRONT DESK AND THE DEFENDANT WENT OVER TO THE FRONT DESK AS WELL.

DEPONENT IS FURTHER INFORMED BY THE COMPLAINANT THAT THE DEFENDANT GOT DOWN ON HIS KNEES AND BEGAN TO BOW DOWN LIKE MUSLIM PRAYER AND SHOUTED FUCK ISLAM, FUCK ISIS, TRUMP IS HERE NOW HE WILL GET RID OF ALL OF YOU, YOU CAN ASK GERMANY, BELGUIM, AND FRANCE ABOUT THESE KIND OF PEOPLE, YOU WILL SEE WHAT HAPPENS.

DEPONENT IS FURTHER INFORMED BY THE COMPLAINANT THAT THE ABOVE MENTIONED ACTIONS OF THE DEFENDANT CAUSED HER SUBSTANTIAL PAIN AND REDNESS IN HER RIGHT LEG, PLACED THE COMPLAINANT IN FEAR OF PHYSICAL INJURY, ANNOYANCE, AND ALARM.

DEPONENT STATES THAT THE DEFENDANT STATED TO HIM, IN SUM AND SUBSTANCE, I GUESS I AM GOING TO JAIL FOR DISORDERLY CONDUCT, I COULDNT EVEN TELL IF IT WAS A MAN OR WOMAN BECAUSE THEIR BACK WAS TO ME AND THEY HAD SOMETHING COVERING THEIR HEAD.